10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

28

1	Gregory S. Gilbert
	Nevada Bar No. 6310
2	Jon T. Pearson
	Nevada Bar No. 10182
3	Brian D. Downing
	Nevada Bar No. 14510
4	HOLLAND & HART LLP
	9555 Hillwood Drive, 2nd Floor
5	Las Vegas, Nevada 89134
	Telephone: (702) 669-4600
6	gsgilbert@hollandhart.com
	jtpearson@hollandhart.com
7	bddowning@hollandhart.com
8	Counsel for Defendant
	Wynne Transportation Holdings, LLC
9	

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

Plaintiff,				
v.				
COREY PETERS, an individual; and WYNNE TRANSPORTATION HOLDINGS, LLC, a Delaware limited liability company,				
Defendants.				

ELKO, INC., a Wyoming corporation,

Case No. 3:22-cv-00015-MMD-CLB

STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANT WYNNE TRANSPORTATION HOLDINGS, LLC TO FILE ITS REPLY IN SUPPORT OF THE MOTION TO DISMISS

(First Request)

Related ECF No. 53

STIPULATION

Plaintiff Elko, Inc. d/b/a Coach USA (NV) ("Coach Elko"), and Defendants Corey Peters ("Peters") and Wynne Transportation Holdings, LLC ("Holding Company") stipulate and agree that Holding Company shall have an extension up to and including May 30, 2022, in which to file its reply in support of the motion to dismiss Coach Elko's First Amended Complaint ("Motion to Dismiss"). (ECF No. 53) This Stipulation is based on the following:

1. Coach Elko's First Amended Complaint was filed on April 11, 2022. (ECF No. 51) Peters filed his Answer to Coach Elko's First Amended Complaint on April 25, 2022. (ECF No. 52)

2.	Holding Company filed a Motion to Dismiss on April 25. (ECF No. 53)			
3.	Coach Elko filed its response	in opposition to the Motion to Dismiss on May 16.		
(ECF Nos. 57–60)				
4.	The deadline for Holding Co	mpany to file a reply in support of the Motion to		
Dismiss is currently May 23. Holding Company's counsel has had to address some emergency				
filings in other matters and will also be out of town for a deposition. Because of his schedule,				
Holding Company requested a seven-day extension to file the reply, and the parties have agreed				
to that extension	on. Holding Company's reply in	support of the Motion to Dismiss will now be filed		
by May 30, 2022.				
5.	This is the first request for ar	n extension of time for Holding Company to file a		
reply in support of the Motion to Dismiss.				
6.	6. This request is made in good faith and not for the purpose of delay.			
Dated: May 18, 2022.				
/ / 7 7 4	CI.1	/ / 7 1 34 37 1		
/s/ <i>Joshua A</i> Joshua A. S	-	/s/ John M. Naylor John M. Naylor		
Holly E. Wa		Benjamin B. Gordon		
JACKSON LE		Naylor & Braster		
	th Street, Suite 900	1050 Indigo Drive, Suite 200		
Las Vegas, Nevada 89101		Las Vegas, Nevada 89145		
Attorneys for Plaintiff Elko, Inc.		Attorneys for Defendant Corey Peters		
		/s/ Brian D. Downing		
		Jon T. Pearson Brian D. Downing HOLLAND & HART LLP		
		9555 Hillwood Drive, 2nd Floor Las Vegas, Nevada 89134		
		Attorneys for Defendant Wynne Transportation Holdings, LLC		

9555 HILL WOOD DRIVE, 2ND FLOOR

HOLLAND & HART LLP

LAS VEGAS, NEVADA 89134

IT IS SO ORDERED.

ORDER

United States District Judge

Dated: May 19, 2022